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LOUISVILLE, KY.  
TUESDAY MORNING, JUNE 18, 1862.

**Southern Rights Nominations.**

For State Treasurer,  
**GOBBIAS TERRY, of Todd.**

For Congress,  
**FIRST DISTRICT,**  
**HON. H. C. BURNETT, of Trigg.**

**SECOND DISTRICT,**  
**J. T. BUNCH, of Henderson.**

**THIRD DISTRICT,**  
**JOS. H. LEWIS, of Barren.**

**FOURTH DISTRICT,**  
**A. G. TALBOTT, of Boyle.**

**FIFTH DISTRICT,**  
**HENRY E. READ, of Hardin.**

**SIXTH DISTRICT,**  
**H. W. BRUCE, of Jefferson.**

**EIGHTH DISTRICT,**  
**WM. E. SIMMS, of Bourbon.**

**NINTH DISTRICT,**  
**COL. JNO. S. WILLIAMS, of Clark.**

**TENTH DISTRICT,**  
**OVERTON P. HOGAN, of Grant.**

**Mr. Mallory is for Men and Money.**

We invite particular attention to a communication which we print to-day, giving Mr. J. M. Mallory's views, in his own words, to some interrogatories relative to the issues before the people of this district and the country.

It will be seen that Mr. Mallory ignores the solemn, formal, and solemn declaration of Treason in the eleven seceded States—that he regards their declarations of independence, to which their lives, their fortunes, and their sacred honor are pledged as so much waste paper—his confidence in the Union, Tennessee, Louisiana and the other States of the Southern Confederacy as members of the old Union—and that he regards Mr. Lincoln as still the President of the States and the people who have chosen General Davis as the Chief-Executive officer of their Government.

Had he lived in England, he would not have recognized the independence of the United States of America—he would have continued to claim them as English provinces—his would have continued the war against the colonies for twelve years, for the defense of the British Crown.

As it is, ignoring that solemn declaration of our own State Convention—that "That all power is inherent in the people, and that governments are founded on their consent, and exist for their peace, safety, happiness, security, and the protection of property. For the advancement of these ends, they have, at all times, an inalienable and indefeasible right to alter, reform, or abolish their government in such manner as they may think proper"—ignoring this solemn declaration, common to the Constitutions of all the States, he desires to the people of Virginia, North Carolina, South Carolina, Alabama, Georgia, Florida, Mississippi, Louisiana, Texas, Arkansas, and Tennessee, right which it is affirmed is "inalienable and indefeasible," and insists on treating them as rebels and traitors, for such they are if Lincoln is yet their rightful President. Ignoring the fact of the separation of the States, he insists on the duty of the President to extend the jurisdiction of the United States over the Confederate States, to re-take the forts and public property in their limits, to execute the laws of the Government at Washington in them, and to treat as rebels those who claim the right of a free people to govern themselves.

This is Mr. Mallory's position; and whatever may be said for or against the Constitutional right of secession, whatever may be said for or against the duty of the President to extend the jurisdiction of the United States over the Confederate States, we take it for granted the public will see, that a man who is incapable of recognizing and acknowledging a fact of the magnitude of this one of the division of the Union, who is so utterly devoid of common sense as to believe that he would sweep away by judicial blindness as to be an unsafe representative of general interests in any body or before any tribunal on earth.

But Mr. Mallory's position is the assumption that the Union is yet intact to its logical consequence, and holds that this war is one of defense, and that he would vote men and money to carry it on!

It was once said, that French statesmen would convince the world of their honesty, if they could only get a hearing, that their Government had taken towns and conquered provinces in self-defense; but Mr. Mallory has undertaken a task of greater magnitude in attempting to convince the intelligent people of this State that the Government is not the Constitution, usurped power denied to him in that instrument, invaded the sovereignty of States and the rights of person and property, set at defiance the laws and legal tribunals of the land, armed with hundred thousand men, blockaded ports, illegally interdicted commerce, and seized Virginia in defense of the Government and the capital!

Mr. Mallory knows that Lincoln usurped a power delegated only to the Congress in declaring the war; he knows that almost every step taken in his prosecution has been an outrage against the Constitution and broken laws; he knows that in fact the Administration has wholly subverted the Government, and established in its stead a despotism unknown to the Constitution, and a thousand times worse than that against which our fathers took up arms; and he knows, moreover, that the one single man of respectability, in the North or in the South, has had the audacity to maintain that these things are untrue, to attempt to justify the legality or constitutionality of Mr. Lincoln's acts. Not one man has attempted this, Mr. Mallory has admitted that they are not warranted in the Constitution or by the laws; and yet he pretends to believe that a war so commenced and so conducted is a war of defense of the Government!

It is possible that Mr. Mallory is so credulous? Is it possible that he believes the Government can be defended only by entirely subverting and destroying it? He may be in earnest, but he cannot convince the public of his sincerity. If he is in earnest, he is not a fit man to represent an intelligent people in the Congress; if he is not in earnest, he is unworthy to represent them.

But Mr. Mallory thinks this is a war for the defense of the Government and the Capital.

When was the Capital in danger? When was it menaced? Not before Lincoln's proclamation—not before Lincoln declared war, and consequently the protection of the Capital is not one of the objects of the war. If the Capital should fall into the hands of the Southern Confederacy, it will only be in consequence of the necessity of driving the invaders of Virginia from the border of that State, and this Mr. Mallory knows.

The truth is, that driven to the wall by his Lincoln's proclivities, determined to support the Administration in a course which he knows is indefensible, he has boldly and impudently attempted to justify his position upon grounds which are absurd, at variance with the recorded facts, and of course untenable.

In the declaration of war, Mr. Lincoln stated the objects of the war, and in that proclamation, Mr. Mallory is well aware there is no reference to a defense of either

**Business Notices.**

**MONEY LOANED.**—Ladies and gentlemen requiring loans of any amount on Diamonds, Watches, Silverware, &c., can be accommodated at the Exchange Office, 425 Market street, one door north of Green, next to the Capitol Drug Store.

**Business prompt, honorable, and strictly confidential.**—JAMES M. MALLORY.

**The following complimentary notice is taken from the Missouri Democrat:**

**JAMES M. MALLORY, of SUPERIOR REPUTATION.**—The following complimentary notice is taken from the Missouri Democrat:

**Mr. Mallory is for Men and Money.**

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**Miscellaneous.**

**S. BARKER... J. R. MIDDLETON.**

**317 FOURTH STREET.**

**Louisville, Ky.**

**WE HAVE JUST PURCHASED FOR CASH.**

**10,000 DOLLARS WORTH**

**OF**

**DRY GOODS!**

Which we will offer, together with our large stock on hand, cheaper than the same Goods were ever offered in this market.

**JUST RECEIVED—1000 yards Master Lawn at 40 cents.**

**JUST RECEIVED—1000 yards French Jeans at 35 cents.**







